$14^{\circ}$ 

15

1	(c) The power under sub. (2) may be exercised even though the first trust
2	includes a spendthrift clause or a provision that prohibits amendment or revocation
3	of the trust.
	****Note: Should "power" here be followed by "to invade principal"?
4	(d) Nothing in this section is intended to create or imply a duty to exercise the
5	power under sub (2), and no inference of impropriety shall be made as a result of a
6	trustee not exercising the power under sub. (2).
e de la companya de l	****Note: This paragraph is written in the passive tense. May I re-write this paragraph to read "This section does not create or imply a duty to exercise the power under sub. (2) and a trustee that does not exercise the power under sub. (2) shall not be inferred to have acted with impropriety." As written, it could be subject to a more "squishy" interpretation (that is, although it was not intended to imply a duty, one was nevertheless created).
7	(e) This section shall not be construed to abridge the right of any trustee who
8	has a power of invasion to appoint property in further trust that arises under the
9	terms of the first trust or under any other section of this subchapter or under another
10	provision of law or under common law.
A Commence of the control of the con	****NOTE: I eliminated "The provisions of" from the beginning of this paragraph.  Is it necessary to use the phrase "be construed to"? That is, could the sentence read "This section shall not abridge the rights of any trustee"?
de tri fact benedigi) (ennem) promanangen	****NOTE: This paragraph first introduces the phrase "power of invasion." Is this power different than powers described elsewhere in this section? Does it need to be defined?
	****NOTE: What does "further trust" mean?
	****NOTE: Is the antecedent of the relative clause "that arises" "power of invasion"? Or is it "further trust"? Or "property"? That is, does the "power of invasion arise under the first trust;" or does the "property arise under the terms of the first trust;" or does the "further trust arise under the terms of the first trust"? Is there a way to modify this paragraph so that the meaning is clear?
11	(f) Subsection (2) shall not apply to trusts described in s. 445.125.
12	(g) The appointment of all of the assets comprising the principal of the first
13	trust in favor of the 2nd trust shall be deemed to include subsequently discovered

assets otherwise belonging to the first trust and undistributed principal paid to or

acquired by the first trust subsequent to the appointment in favor of the 2nd trust

\*\*\*\*Note: This paragraph refers to the appointment of assets "in favor of the second trust...," but sub. (2) (intro.) refers to the appointment of assets "in favor of a trustee of a second trust." Is a distinction intended? If not, I recommend using consistent language in both provisions.

\*\*\*\*NOTE: When does an appointment of assets take place?

- (h) The appointment of part but not all of the assets comprising the principal of the first trust in favor of the 2nd trust shall not include subsequently discovered assets belonging to the first trust and principal paid to or acquired by the first trust subsequent to the appointment in favor of the 2nd trust. Such assets shall remain the assets of the first trust.
- (i) If the beneficiaries of the first trust are defined, in whole or in part, as a class of persons, for purposes of this section such class shall include any person who falls within the class of persons after the distribution to the 2nd trust.

\*\*\*\*Note: Please confirm that "this section", as used in this par. (i), refers to the entire section 701.0418.

\*\*\*\*NOTE: This paragraph refers to a "distribution to the second trust." Is this different than an "appoint[ment of] property in further trust" under par. (e) or the "appointment in favor of the second trust" described under pars (g) and (h)?

(j) In exercising the power granted under this section, the trustees shall consider the settlor's probable intent.

\*\*\*\*Note: Please confirm that "this section", as used in this par. (j), refers to the entire section 701.0418.

(k) No trustee exercising the power under sub. (2) shall be liable to any beneficiary unless such beneficiary can prove that the trustee, in exercising the power, did not act in good faith.

SECTION 43. Subchapter V (title) of chapter 701 [precedes 701.0501] of the statutes is created to read:

CHAPTER 701

SUBCHAPTER V

9

1

2

3

4

5

6

7

8

10

11

12

13

1415

16

17

(3)	)2011 - 2012 Legislature -53 - TKK:cjs:ph
*XXX	NOTE: In accordance with LRB diafting rules, I SECTION 43 9
alter	ed this paragraph to avoid a false imperative. This subjection
1	NOTE: In accordance with LRB diafting rules, I SECTION 43 9  LOT this paragraph to avoid a false imperative: this subjection in the direct someone to do something, rather 17 s a statement of law.  CREDITOR'S CLAIMS; SPENDTHRIFT of law.  AND DISCRETIONARY TRUSTS change in sub. (2)
<b>2</b>	AND DISCRETIONARY TRUSTS = change in sub. (2)
3	SECTION 44. 701.0501 of the statutes is created to read:
2	701.0501 Article V, Section 501—Rights of beneficiary's creditor or
$\frac{4}{2}$	701.0501 Article V, Section 501—Rights of beneficiary's creditor or
(5)	assignee. (1) (a) Except as provided in par. (b) to the extent a beneficiary's interest
6	is not protected by a spendthrift provision, the court may authorize a judgment
7	creditor or an assignee of the beneficiary to reach the beneficiary's interest by
8	attachment of present or future distributions to or for the benefit of the beneficiary
9	or other means. The court may limit the award to such relief as is appropriate under
10	the circumstances.
	****Note: Can only a portion of a beneficiary's interest be protected by a spendthrift provision? If not, I'm not sure what "to the extent" means as it is used here. I would recommend rewriting this intro as either "Except as provided in par. (b), if a beneficiary's interest" or "Except as provided in par. (b), a beneficiary's interest that is not" Please advise. See also the note following sub. (2), below.
	****Note: This section refers only to "attachment of present or future distributions," whereas s. 701.0502 (3) refers to reaching a distribution by attachment, garnishment, an execution on, or other means. Is the difference between these two provisions intentional?
	(b) This subsection shall not apply to a trust for a disabled findividual disability
12)	(2) A trustee shall have no liability to any creditor of a beneficiary for any
13	distributions made to or for the benefit of the beneficiary to the extent any of the
(14)	following apply: applies
	of a beneficiary's interest may be protected by a spendthrift provision. Is that the case? If not, I believe it would be cleaner if this introductory language read "A trustee shall have no liability to any creditor if any of the following apply:" This is particularly true given that the phrase "to the extent" doesn't seem appropriate as an intro to "The trust is a trust for a disabled individual," which is more black and white (either the trust is or is not a trust for a disabled individual). Please advise.
15	(a) The beneficiary's interest is protected by a spendthrift provision.
(16)	(b) The trust is a trust for disabled individual with a disability
17	<b>SECTION 45.</b> $701.0502$ of the statutes is created to read:

15

16

17

18

19

701.0502 Article V, Section 502 Spendthrift provision. (1) A spendthrift provision is valid only if all of the following apply: (a) The provision restrains either a voluntary or an involuntary transfer, or both, of a beneficiary's interest. Note: This par. (a) is unnecessary; it simply reiterates the definition for "spendthrift provision" provided at s. 701.0103 (22). I will remove it in the next draft. (b) One of the following applies: 5 2. The trust is a trust for a disabled individual. 1. The beneficiary is other than the settlor. 6 (2) K term of a trust providing that the interest of a beneficiary is held subject to a spendthrift trust, or words of similar import, is sufficient to restrain both voluntary and involuntary transfer of the beneficiary's interest. 10 \*\*\*\*NOTE: Should this say "held subject to a spendthrift provision. . . (rather than "held subject to a spendthrift trust)? Also, could you provide other examples of "words, of similar import"? \*\*\*\*Note: This sub. (2) in effect nullifies sub. (1), by providing that a term of a trust that uses certain words is sufficient to restrain certain transfers - even if the criteria described in sub. (1) are not met. Is that your intent? (3) A beneficiary may not transfer an interest in a trust in violation of a valid 11 12 13

spendthrift provision and, except as otherwise provided in this subchapter, a creditor or assignee of the beneficiary may not attach, garnish, execute on, or otherwise reach the interest or a distribution by the trustee before its receipt by the beneficiary.

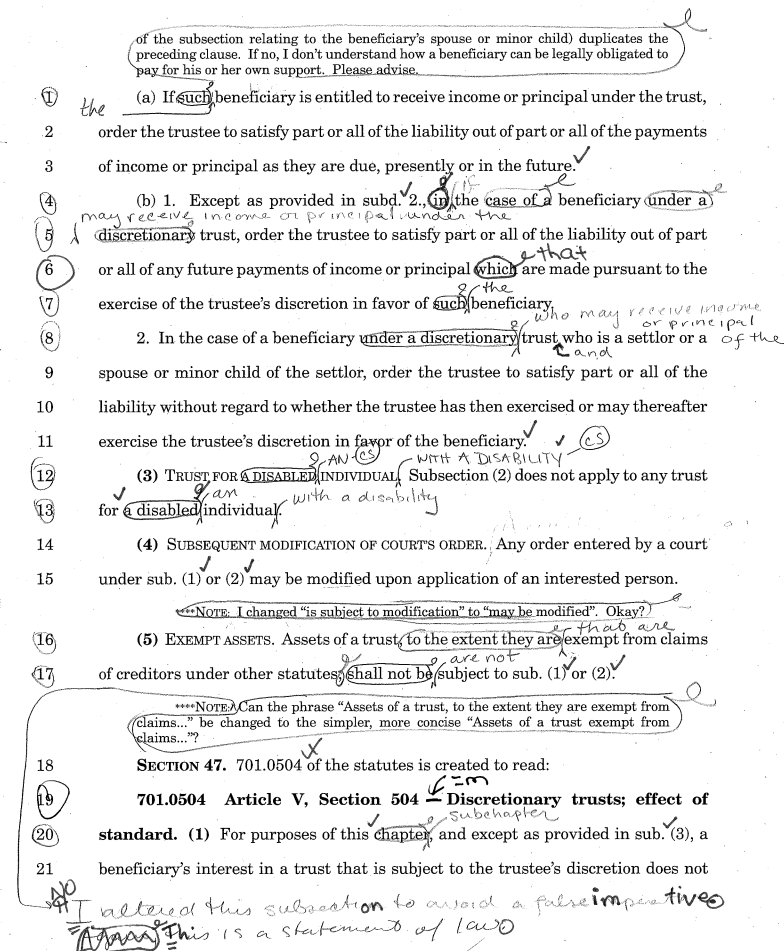
\*\*\*\*NOTE: How does a beneficiary receive an interest in a trust?

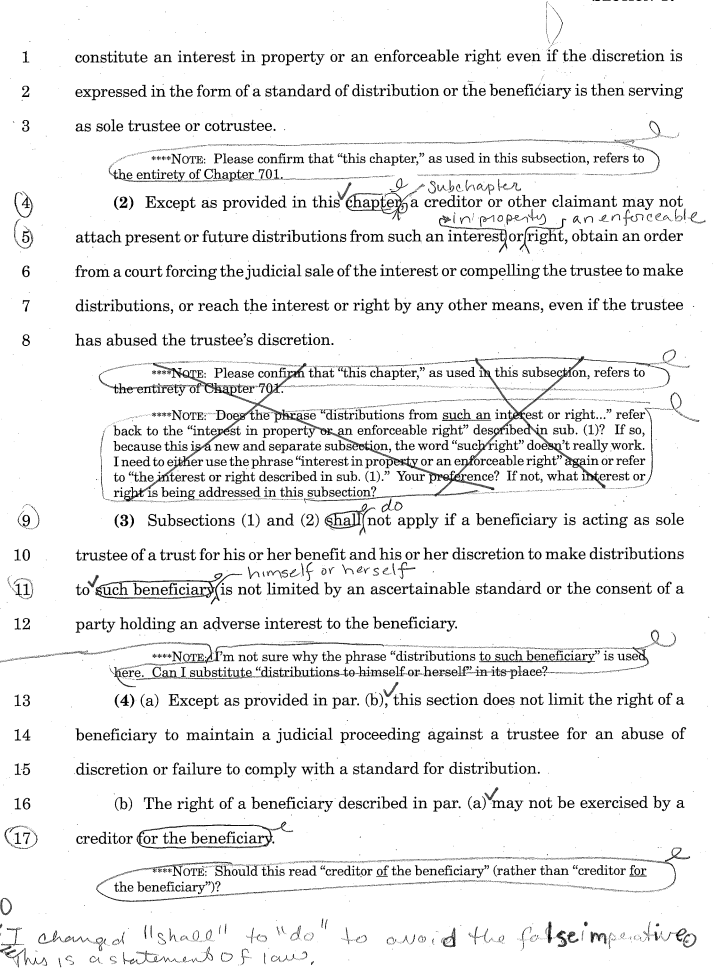
(4) Real property or tangible personal property that is owned by the trust but that is made available for a beneficiary's occupancy or use in accordance with the trustee's authority under the trust instrument shall not be considered to have been distributed by the trustee or received by the beneficiary for purposes of allowing a creditor or assignee of the beneficiary to reach the property.

2011 - 2012 Legislature from subs. (1) and (2) In light of 5, 701,0105 (2)(e) TKK:cjs:ph language 15 unnecessary. Additionales, it may create an ambighting as to whather 5.701.0105(2)(2) applies to provisions that do not include the SECTION 46. 701.0503 of the statutes is created to read: 701.0503 Article V, Section 503 - Exceptions to spendthrift provision. CLAIMS FOR CHILD SUPPORT. Notwithstanding any provision in the creating instrument and notwithstanding s. 701.0502, upon application of a person having a valid order directing a beneficiary to make payment for support of the beneficiary's 5 child, a court may do any of the following: 6 \*\*\*\*Note:\ What is a "creating instrument" (a) If the beneficiary is entitled to receive income or principal under the trust, order the trustee to satisfy part or all of the claim out of part or all of the payments 8 of income or principal as they are due, presently or in the future. 9 (b) In the case of a beneficiary under a discretionary trust, order the trustee to 10satisfy part or all of the claim out of part or all of any future payments of income or 11 principal which are made pursuant to the exercise of the trustee's discretion in favor 12 13of such beneficiary. \*\*\*\*Note://This paragraph refers to a "discretionary trust," but up to this point discretionary trust" has not been defined. Would it be appropriate to reference s. 701.0504 (1)? Better yet, can we create a definition for "discretionary trust" in s. 701.0103? (2) CLAIMS FOR PUBLIC SUPPORT. Notwithstanding any provision in the creating instrument and notwithstanding s. 701.0502, and except as provided in sub. (3), if the settlor is legally obligated to pay for the public support of a beneficiary under s. 16 46.10. 49.345, or 301.12 or the beneficiary is legally obligated to pay for the 17 beneficiary's public support or for support furnished to the beneficiary's spouse or 18 minor child under s. 46.10, 49.345, or 301.12, upon application by the appropriate 19 state department or county official, a court may do any of the following: 20 \*\*\*\*Note: What is a "creating instrument"? \*\*\*\*NOTE: I am confused by that portion of this subsection that reads "... or the beneficiary is legally obligated to pay for the beneficiary's public support ... "Should the

first occurrence of beneficiary be settlor? If yes, then this language (but not that portion

Section 46





4

5

6

8

10

11

12

13

[15

16

17

18

19

20

21

22

$\stackrel{1}{2}$	701 0505 A	ticle V. Section 505	√ = ∽ S−Creditor's claim
1	SECTION 48.	701.0505 of the statu	tes is created to read

- editor's claim against settlor." (1)
- (a) Whether or not the terms of a trust include a spendthrift provision and except as provided in par. (b), the following rules apply to claims of a settlor's creditors:
- 1. During the lifetime of the settlor, the property of a revocable trust is subject to claims of the settlor's creditors
- With respect to an irrevocable trust that is not a trust for a disabled with a disability individual, upon application of a judgment creditor of the settlor, the court may, if the terms of the trust instrument require or authorize the trustee to make payments of income or principal to or for the settlor, order the trustee to satisfy part or all of the judgment out of part or all of the payments of income or principal as they are due, presently or in the future, or which are payable in the trustee's discretion. If a trust has more than one settlor, the amount the judgment creditor of a particular settlor may reach may not exceed the settlor's interest in the portion of the trust attributable to that settlor's contribution

\*\*\*\*NOTE: This subdivision refers only to an application of a "judgment creditor of the settlor" (not any creditor). Is that your intent?

3. After the death of a settlor, and subject to the settlor's right to direct the source from which liabilities will be paid, the property of a trust that was revocable at the settlor's death is subject to claims of the settlor's creditors, costs of administration of the settlor's estate, the expenses of the settlor's funeral and disposal of remains, and statutory allowances to a surviving spouse and children to the extent the settlor's probate estate is inadequate to satisfy those claims, costs, expenses, and allowances.

	2011 - 2012 Legislature	-(59)-	V	LRB-2788/P1 , TKK:cjs:ph
N	$\mathcal{L}_{\mathcal{R}}^{\mathcal{D}}$ I modified this paragraph to be	e consistend	with 5,"/01.0503	SECTION 48
	(b) The rules under par. (a) do	a not apply to A	fhe	tare
(1)	(b) the rules under par. (a) di	o not apply to as	ssets of a trustlexel	inputrom craims
	of creditors under other statutes.	are norsubje	iet 10 pari (a)	2
	****NOTE: The language pro extent they are exempt from claims to this [sub. (1)]." Because sub. (1) e (b) to provide that the rules outlined review this paragraph carefully to	of creditors under stablishes certain 1 l in par. (a) do not a	other statutes, shall n rules, I have revised th pply to the identified a	ot be subject \\ is paragraph
	****NOTE: Are there certain ic from claims of creditors that shoul			crust exempt)
. 8	3 (2) For purposes of this sect	ion, all of the fo	ollowing apply:	
. •	****Note: I'm not sure what "listed items that follow. That is, to connection to the rights of a creditor a creditor has a claim against a true."	the list of scenarion and, it would seem	s doesn't really seem n, could occur regardles	to have any
· 4	(a) During the period the p	ower may be ex	xercised, the holde	er of a power of
	withdrawal is treated in the same	manner as the	settlor of a revoca	able trust to the
6	extent of the property subject to the	ne power.		
\( \langle \)	****Note: What does "treat appropriate to say "the holder of a p of a revocable trust to the extent of what does "to the extent of the prolimits the time period during which (b) A beneficiary of a trust of the province of	ower of withdrawa the property subje- perty" mean? And a power of withd	al has the same power a ect to the power"? For do I need to specify w rawal may be exercise	as the settlor that matter, hat it is that
Ins 8	lapse, waiver, or release of any of	the following:		, d
51=0	1. A power described under	par. (c).		to the exten
$\widehat{\mathbb{Q}}$	2. The beneficiary's right to	withdraw part	of the trust proper	ty, provided the
11	value of the property affected by t	he lapse, waive	er, or release in an	y year does not
12	exceed the greater of the following	g: V		
	****Note: I replaced "to the	extent that" with "	provided". Okay?	and the second second
13	a. The amount referenced in	n section 2041	(b) (2) or 2514 (e)	of the Internal
14	Revenue Code.			
	****Note: I eliminated "of 198 this s. 701.0505 (2) (b) 2. a., and a Revenue Code" is defined under s. 7 as amended. Elsewhere in the bill	lso from subd. 2. 1 01.0103 (14) to be t	b. and s. 701.0816 (27 the Internal Revenue (	). "Internal Code of 1986,

 $\mathbf{2}$ 

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

the year. If "Internal Revenue Code of 1986" and not "Internal Revenue Code" is the term used in this section, a reviewing court could determine that the legislature meant to refer specifically to that particular provision of the Internal Revenue Code <u>as it appeared in 1986</u>, and not as it appears after subsequent amendments. Let me know if you have any questions or if I have acted in error.

- b. The amount referenced in section 2503 (b) of the Internal Revenue Code for each individual other than the beneficiary who makes a transfer to the trust or who is deemed to make a transfer to the trust pursuant to an election to split gifts under section 2513 (a) of the Internal Revenue Code.
- (c) A beneficiary of a trust is not a settlor, has not made a voluntary or involuntary transfer of the beneficiary's interest in the trust, on does not have the power to make a voluntary or involuntary transfer of the beneficiary's interest in the trust solely because the beneficiary holds, exercises, or allows in any capacity, any of the following:

\*\*\*\*NOTE: Should the occurrence of the word "or" that precedes "does not have the power. . ." be replaced with "and"?

- 1. A presently exercisable power to consume, invade, appropriate, or distribute property to or for the benefit of the beneficiary if the power is any of the following:
- a. Exercisable only with the consent of another person holding an interest adverse to the beneficiary's interest.
  - b. Limited by an ascertainable standard of the beneficiary.
- 2. A presently exercisable power to appoint any property of the trust to or for the benefit of a person other than the beneficiary, a creditor of the beneficiary, the beneficiary's estate, or a creditor of the beneficiary's estate.
  - 3. A testamentary power of appointment.
  - 4. A presently exercisable right described in sub. (2) (b).
- 20 (d) A beneficiary of a trust is not a settlor solely because the beneficiary is entitled to nondiscretionary distributions from the trust.

CHAPTER 701

statutes is created to read:

23

24

be 100	2011 2012 Legislature  (62 - This subsection will TKK:cjs:ph  TKK:cjs:ph  The effective date of the tet. It is LRB Policy Section 51  Sure the narrowest subdivision to avoid ambiguity.  example, different portions of an Act could have different  SUBCHAPTER VI reflective date.
2	REVOCABLE TRUSTS
3	SECTION 52. 701.0601 of the statutes is created to read:
$\overline{4}$	701.0601 Article VI, Section 601 Capacity of settlor of revocable trust.
5	The capacity required to create, amend, revoke, or add property to a revocable trust,
6	or to direct the actions of the trustee of a revocable trust, is the same as that required
7 8	to make a will. (3)  **SECTION 53. 701.0402(4) Intended to apply only to irrevocable trusts?  SECTION 53. 701.0602 of the statutes is created to read: If not, the capacity to enable # ast  701.0602 Article VI, Section 602 — Revocation or amendment of side and the statutes is created to read:
(9)	701.0602 Article VI, Section 602 - Revocation or amendment of dound
10	revocable trust. (1) Unless the terms of a trust expressly provide that the trust
11	is irrevocable, the settlor may revoke or amend the trust. This subsection does not
12	apply to a trust created under an instrument executed before the effective date of this
13	subsection [LRB inserts date].
14	(2) If a revocable trust is created or funded by more than one settlor, all of the
15	following apply:
	****Note: Is the verb, "fund," the best way to refer to placing assets in a trust?
16	(a) To the extent the trust consists of marital or community property, the trust
17	may be revoked by either spouse acting alone but may be amended only by joint
18	action of both spouses.
19	(b) To the extent the trust consists of property other than marital or community
20	property, each settlor may revoke or amend the trust with regard to the portion of
21 .	the trust property attributable to that settlor's contribution.
22	(c) Upon the revocation or amendment of the trust by fewer than all of the
23	settlors, the trustee shall promptly notify the other settlors of the revocation or
24	amendment.

1	(3) A settlor may revoke or amend a revocable trust by any of the following
2	means:
3	(a) By substantial compliance with a method provided in the terms of the trust.
4	(b) If the terms of the trust do not provide a method, by any of the following
5	means:
6	1. A later will or codicil that expressly refers to the trust or specifically devises
7	property that would otherwise have passed according to the terms of the trust.
8	2. Any other method manifesting clear and convincing evidence of the settlor's
9	intent.
10	(4) Upon revocation of a revocable trust, the trustee shall transfer the trust
11	property as the settlor directs. However, with respect to marital or community
12	property, the trustee shall transfer the property to both spouses as marital or
13	community property unless the governing instrument specifically states otherwise.
14	(5) A settlor's powers with respect to revocation, amendment, or distribution
15	of trust property may be exercised by an agent under a power of attorney only to the
16	extent expressly authorized by the terms of the power of attorney.
	****NOTE: What are a settlor's powers of distribution?
17)	(6) A guardian of the estate or conservator of the settlor may exercise a settlor's
18	powers with respect to revocation, amendment, or distribution of trust property only
19	with the approval of the court supervising the guardianship or conservatorship.
20	(7) A trustee who does not know that a trust has been revoked or amended is
21	not liable for distributions made and other actions taken on the assumption that the
22	trust had not been amended or revoked, or for distributions made pursuant to sub.
23	(5).
24	SECTION 54. 701.0603 of the statutes is created to read:
~ ***	SECTION 54. 701.0603 of the statutes is created to read:  ** Note: I removed "of the estate" in this subsection because

	Section 54
<u>/1</u>	701.0603 Article VI, Section 603 — Settlor's powers; powers of
$\frac{1}{2}$	withdrawal. (1) While a trust is revocable, rights of the beneficiaries are subject
3	to the control of, and the duties of the trustee are owed exclusively to, the settlor.
4	(2) If a revocable trust has more than one settlor, the duties of the trustee are
5	owed to all of the settlors.
6	(3) During the period in which a power of withdrawal may be exercised, the
7	holder of the power has the rights of a settlor of a revocable trust under this section
8	to the extent of the property subject to the power.
9	SECTION 55. 701.0604 of the statutes is created to read:
10	701.0604 Article VI, Section 604—Limitation on action contesting
11	validity of revocable trust; distribution of trust property. (1) A person must
12	commence a judicial proceeding to contest the validity of a trust that was revocable
13	immediately before the settlor's death within the earlier of the following:
14	(a) One year after the settlor's death.
15	(b) Four months after the trustee sent the person a copy of the trust instrument
16	and a notice informing the person of the trust's existence, of the trustee's name and
17)	address, and of the time allowed for commencing a proceeding.
18	(2) Upon the death of the settlor of a trust that was revocable immediately
19	before the settlor's death, the trustee may proceed to distribute the trust property
20	in accordance with the terms of the trust. The trustee is not subject to liability for
21	doing so unless one of the following applies:
22	(a) The trustee knows of a pending judicial proceeding contesting the validity
23	of the trust.
	DExcept as provided in s. 701.0813(2), a trustee is not
	A Except as provided in s. 701.0813(2), a trustee is not liable to any person for not providing the information described in this paragraph.
	described in this paragraph.

. 1	(b) A potential contestant has notified the trustee of a possible judicial
2	proceeding to contest the trust and a judicial proceeding is commenced within 60
3	days after the contestant sent the notification.
4	(3) A beneficiary of a trust that is determined to have been invalid is liable to
5	return any distribution received.
	****NOTE: Does the phrase "determined to have been invalid" refer to the trust or the beneficiary? If the latter, I'm not sure this makes sense. That is, I can understand how a particular distribution to a particular beneficiary could be invalid, but I'm not sure how a beneficiary can be "invalid". Please advise.
6	(4) This section does not impose a duty upon the trustee to give notice under
7	this section.
	****Note: If there is no requirement to give notice, how does a beneficiary know that he or she needs to act within the time period provided under sub. (1)? Perhaps notice is required elsewhere that I have forgotten?
	X X
8	SECTION 56. Subchapter VII (title) of chapter 701 [precedes 701.0701] of the
9	statutes is created to read:
10	CHAPTER 701
11	SUBCHAPTER VII
12	OFFICE OF TRUSTEE
13	SECTION 57. 701.0701 of the statutes is created to read:
14	701.0701 Article VII, Section 701—Accepting or declining trusteeship.
15	(1) Except as provided in sub. (3), a person designated as trustee accepts the
16	trusteeship by doing any of the following:
17	(a) Substantially complying with a method of acceptance provided in the terms
18	of the trust.
19	(b) If the terms of the trust do not provide a method or the method provided in
20	the terms is not expressly made exclusive, by accepting delivery of the trust property,

22

(23)

bank

exercising powers or performing duties as trustee, or otherwise indicating 1 acceptance of the trusteeship. 2 (2) A person designated as trustee who has not yet accepted the trusteeship 3 may decline the trusteeship. A designated trustee who does not accept the 4 5 trusteeship within a reasonable time after knowing of the designation is deemed to 1 mordered have rejected the trusteeship. 6 \*\*\*\*NOTE: What is a reasonable time? Who decides? (3) A person designated as trustee, without accepting the trusteeship, may do 7 8 any of the following: 9 (a) Act to preserve the trust property if, within a reasonable time after acting, the person sends a declination of the trusteeship in writing to the settlor or, if the 10 11 settlor is dead or lacks capacity, to the designated cotrustee, or, if none, to the 12 successor trustee, or, if none, to a distributee or a permissible distributee of the trust. \*\*\*\*NOTE: I added "of the trust" following "distributee or a permissible distributee." Okav? (b) Inspect or investigate trust property to determine potential liability under 13 environmental or other law or for any other purpose. 14 **SECTION 58.** 701.0702 of the statutes is created to read: 15 701.0702 Article VII, Section 702 Trustee's bond. (1) A trustee shall give 16 bond to secure performance of the trustee's duties only if the court finds that a bond 17 is needed to protect the interests of the beneficiaries or is required by the terms of 18 the trust and the court has not dispensed with the requirement. 19 (2) The court may specify the amount of a bond, its liabilities, and whether 20

sureties are necessary. The court may modify or terminate a bond at any time.

(banking association) which is authorized to exercise trust powers and which has

(3) No bond shall be required of a trust company bank, state bank, or national

(6)

7

8

9

10

11

12

13

14

15

16

complied with s. 220.09 or 223.02 nor shall a bond be required of a religious, 1 2 charitable, or educational corporation or society.

> \*\*\*\*Note: Section 220.09 refers to a "national bank", not a national banking association. Is there a difference between these two entities? If not, I think the draft should use the term "national bank" to be consistent with s. 220.09. If there is a difference between these two entities, perhaps there is another more appropriate section to refer to?

SECTION 59. 701.0703 of the statutes is created to read:

\*\*\*\*NOTE: What if there are only two cotrustees?

701.0703 Article VII, Section 703 Cotrustees. (1) Cotrustees shall act If would it be acceptable to Say "Cotrustees may act Only by majority decision"? by majority decision.

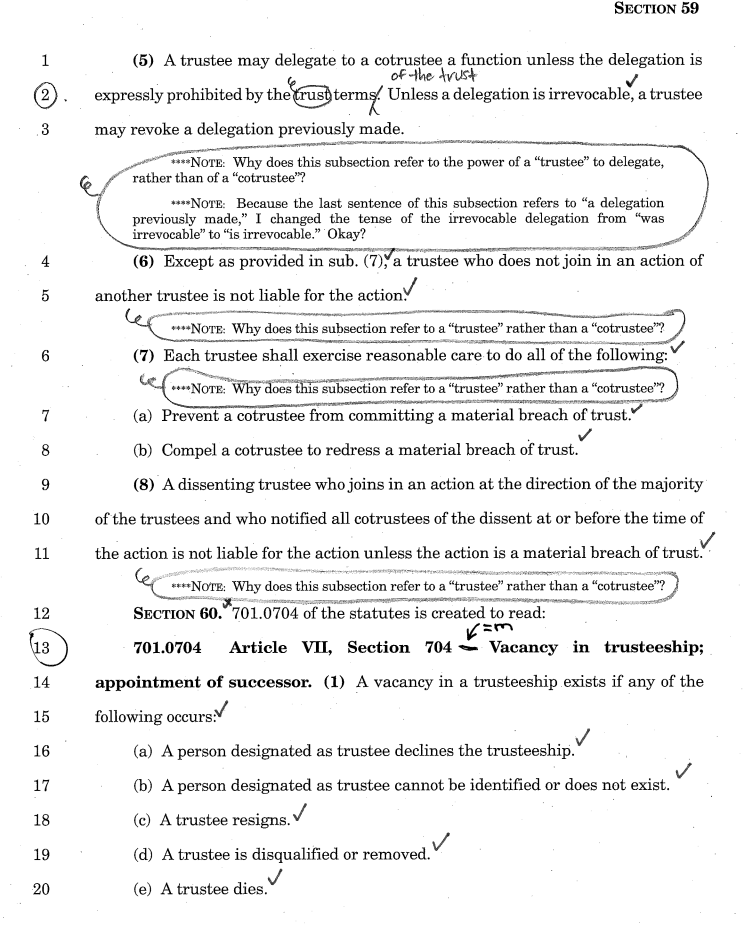
(2) If a vacancy occurs in a cotrusteeship as provided under s. 701.0704. the remaining cotrustees may act for the trust.

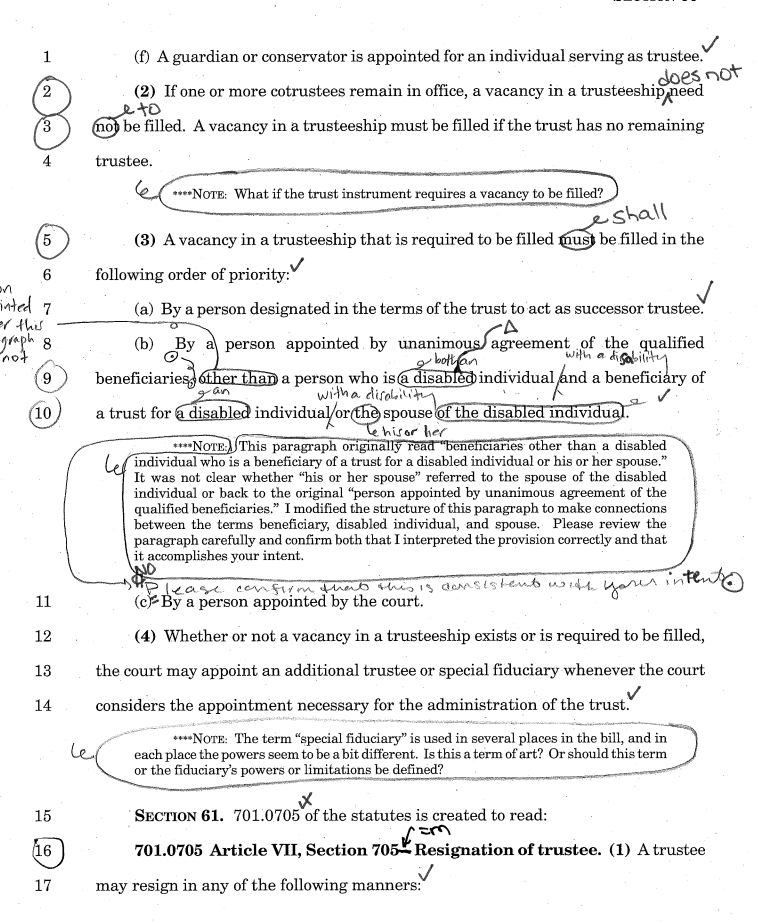
\*\*\*\*Note: This subsection assumes that there will be multiple cotrustees. Will that always be the case? Also, this subsection refers to all remaining cotrustees, but sub. (4) refers to "a majority of the remaining cotrustees." Is there a reason for this difference?

\*\*\*\*Note: I added a cross-reference to s. 701.0704, dealing with vacancy. Okay?

- (3) A cotrustee must participate in the performance of a trustee's function unless the cotrustee is unavailable to perform the function because of absence, illness, disqualification under other law, or other temporary incapacity or the cotrustee has properly delegated the performance of the function to another trustee.
- (4) If a cotrustee is unavailable to perform duties because of absence, illness, disqualification under other law, or other temporary incapacity, and prompt action is necessary to achieve the purposes of the trust or to avoid injury to the trust property, the remaining cotrustee or a majority of the remaining cotrustees may act for the trust.

\*\*\*\*NOTE: Why would a majority of the remaining trustees be sufficient to act for the trust under this subsection when sub. (3) requires the participation of a (each) cotrustee?





1	(a) Upon at least 30 days' notice to the qualified beneficiaries, the settlor, if
<b>2</b>	living, and all cotrustees.
3	(b) With the approval of the court.
	****Note: Are these the <u>only</u> circumstances upon which a trustee may resign? If so, is it okay to say "a trustee may resign only"?
4	(2) In approving a resignation, the court may issue orders and impose
5	conditions reasonably necessary for the protection of the trust property.
6	(3) Any liability of a resigning trustee or of any sureties on the trustee's bond
7	for acts or omissions of the trustee is not discharged or affected by the trustee's
8	resignation.
9	SECTION 62. 701.0706 of the statutes is created to read:
$\widehat{(10)}$	701.0706 Article VII, Section 706—Removal of trustee. (1) The settlor,
11	a cotrustee, or a qualified beneficiary may request the court to remove a trustee, or
12	a trustee may be removed by the court on its own initiative.
13	(2) The court may remove a trustee if any of the following apply:
14	(a) The trustee has committed a material breach of trust.
15	(b) A lack of cooperation among cotrustees substantially impairs the
16	administration of the trust.
17	(c) The court determines that removal of the trustee best serves the interests
18	of the beneficiaries because of unfitness, unwillingness, or persistent failure of the
19	trustee to administer the trust effectively.
	****NOTE: I inverted this paragraph. Okay?
20	(d) There has been a substantial change of circumstances or removal is
21	requested by all of the qualified beneficiaries, the court finds that removal of the
22	trustee best serves the interests of all of the beneficiaries and is not inconsistent with

1	a material purpose of the trust, and a suitable cotrustee or successor trustee is
2	available
3	(3) Pending a final decision on a request to remove a trustee, or in lieu of or in
4	addition to removing a trustee, the court may order such appropriate relief under s.
5	701.1001 (2) as may be necessary to protect the trust property or the interests of the
6	beneficiaries.
7	SECTION 63. 701.0707 of the statutes is created to read:
(8)	701.0707 Article VII, Section 707—Delivery of property by former
9	trustee. (1) Unless a cotrustee remains in office or the court otherwise orders, and
10	until the trust property is delivered to a successor trustee or other person entitled
11	to it, a trustee who has resigned or been removed has the duties of a trustee and the
12	powers necessary to protect the trust property.
13	(2) A trustee who has resigned or been removed shall proceed expeditiously to
14	deliver the trust property within the trustee's possession to the cotrustee, successor
15	trustee, or other person entitled to it.
16	SECTION 64. 701.0708 of the statutes is created to read:
(17)	701.0708 Article VII, Section 708 Compensation of trustee. (1) If the
18	terms of a trust do not specify the trustee's compensation, a trustee is entitled to
19	compensation that is reasonable under the circumstances.
20	(2) If the terms of a trust specify the trustee's compensation or refer to another
21	ascertainable source for determining that compensation, the trustee is entitled to be
22	compensated as specified, but the court may allow more or less compensation if any
23)	of the following apply:
24	(a) The duties of the trustee are substantially different from those
25	contemplated when the trust was created.

17

statutes is created to read:

(b) The compensation specified by the terms of the trust would be unreasonably 1. low or high. 2 If the trustee has rendered other services in connection with the 3 & May receive administration of the trust, the trustee shall be allowed reasonable compensation for the other services rendered, in addition to reasonable compensation as trustee. 5 \*\*\*\*NOTE: This subsection provides that the trustee "shall be allowed reasonable compensation for the other services. . . ". It is not clear whether the word shall is used in a mandatory, rather than a discretionary, sense. That is, is it your intent that a trustee who provides additional services is entitled to be paid an additional amount? If so, I think the use of the word "allowed" (rather than a word like entitled) weakens such an argument. **Section 65.** 701.0709 of the statutes is created to read: 6 701.0709 Article VII, Section 709 - Reimbursement of expenses. (1) A 8 trustee is entitled to be reimbursed out of the trust property, with interest as appropriate, for all of the following: 9 \*\*\*\*Note: Is there a reason that this subsection does not say "a trustee shall be reimbursed out of the trust property. . . "? I think "shall be reimbursed" is clearer than "is entitled to be," in part because "is entitled to be" implies that there is another alternative for reimbursing a trustee. Is that the case? (a) Expenses that were properly incurred in the administration of the trust. 10 (b) To the extent necessary to prevent unjust enrichment of the trust, expenses 11 that were not properly incurred in the administration of the trust. 12 \*\*\*\*Note: If the expenses were not properly incurred, why should they be reimbursed? Or was the reason that they were not properly incurred the prevention of unjust enrichment of the trust? If the latter, I would suggest restructuring the sentence so that that meaning is clear. 13 (2) An advance by the trustee of money for the protection of the trust gives rise to a lien against trust property to secure reimbursement with reasonable interest." 14 SECTION 66. Subchapter VIII (title) of chapter 701 [precedes 701.0801] of the 15

CHAPTER 701

All caps

LRB-2788/P1 TKK:cjs:ph SECTION 66-

DUTIES AND POWERS OF TRUSTEES [

1

2

5

6

7

8

.9

10

11

12

13

14

15

16

17

18

21

22

SUBCHAPTER VIII

Note: No title was provided for this subchapter VIII. If other subchapters have titles, each subchapter must have a title.

SECTION 67. 701.0801 of the statutes is created to read:

701.0801 Article VIII, Section 801—Duty to administer trust. Upon acceptance of a trusteeship, the trustee shall administer the trust in good faith, in accordance with its terms and purposes and the interests of the beneficiaries, and in accordance with this chapter.

**SECTION 68.** 701.0802 of the statutes is created to read:

701.0802 Article VIII, Section 802 Duty of loyalty.

(1) A trustee shall administer the trust solely in the interests of the beneficiaries.

- (2) Subject to the rights of persons dealing with or assisting the trustee as provided in s. 701.1012, a sale, encumbrance, or other transaction that involves the investment or management of trust property and is entered into by the trustee for the trustee's own personal account or that is otherwise affected by a conflict between the trustee's fiduciary and personal interests is voidable by a beneficiary affected by the transaction unless any of the following apply:
  - (a) The transaction was authorized by the terms of the trust.
- (b) The transaction was approved by the court.
- 19 (c) The beneficiary did not commence a judicial proceeding within the time 20 allowed by s. 701.1005.
  - (d) The beneficiary consented to the trustee's conduct, ratified the transaction, or released the trustee in compliance with s. 701.1009.

(e) The transaction involves a cont	ract entered into or claim acquired by the
trustee before the person became trustee	<b>.</b>

- (3) A sale, encumbrance, or other transaction involving the investment or management of trust property is presumed to be affected by a conflict between personal and fiduciary interests if it is entered into by the trustee with any of the following:
  - (a) The trustee's spouse.
  - (b) The trustee's descendants, siblings, parents, or their spouses.
  - (c) An agent or attorney of the trustee.
- (d) A corporation or other person or enterprise in which the trustee, or a person that owns a significant interest in the trustee, has an interest that might affect the trustee's best judgment.
- (4) A transaction not concerning trust property in which the trustee engages in the trustee's individual capacity involves a conflict between personal and fiduciary interests if the transaction concerns an opportunity properly belonging to the trust.
- (5) An investment by a trustee in securities of an investment company or investment trust to which the trustee, or its affiliate, provides services in a capacity other than as trustee is not presumed to be affected by a conflict between personal and fiduciary interests if the investment otherwise complies with the prudent investor rule of s. 881.01. In addition to receiving compensation for acting as trustee, the trustee may be compensated by the investment company or investment trust for providing those services out of fees charged to the trust. If the trustee receives compensation from the investment company or investment trust for providing investment advisory or investment management services, the trustee must at least annually notify the persons entitled under s. 701.0813 to receive a copy of the

1	trustee's annual report of the rate and method by which that compensation was
2	determined.
	****Note: Just to be clear, does the second sentence in this subsection (that begins with "In addition") permit the trustee to be paid twice from the trust: first for acting as trustee and second for acting in some capacity for the investment company or investment trust? Must the services provided for the investment company also be services provided for the trust? If so, I don't think that is clear.
3	(6) In voting shares of stock or in exercising powers of control over similar
4	interests in other forms of enterprise, the trustee shall act in the best interests of the
5	beneficiaries. If the trust is the sole owner of a corporation or other form of
6	enterprise, the trustee shall elect or appoint directors or other managers who will
7	manage the corporation or enterprise in the best interests of the beneficiaries.
	****Note: Is the word, "enterprise" a term or art or does it have a recognized meaning? Would it, for example, encompass a partnership or association that may not be a corporation?
8	(7) This section does not preclude the following transactions, if fair to the
9	beneficiaries:
10	(a) An agreement between a trustee and a beneficiary relating to the
11	appointment or compensation of the trustee.
12	(b) Payment of reasonable compensation to the trustee.
(13	(c) A transaction between a trust and another trust, a decedent's estate, of a
14	conservatorship of which the trustee is a fiduciary or in which a beneficiary has an
15	interest. 3 or a custodianship
	****Note: The drafting instructions had the word "conservatorship" in brackets (which I eliminated in this draft). Was the use of brackets intentional?
16	(d) A deposit of trust money in a regulated financial-service institution
17	operated by the trustee.
	***Note: What is a "regulated financial-service institution"? Should it be defined?
18	(e) An advance by the trustee of money for the protection of the trust.
P/V	(NO (f))  Virtual Neither austodian or custodianship are defended in  this chapter. You may wish to add a cross-reference here  this chapter. You meaning. If so would a cross-reference to 55.

2

3

4

7

8

9

10

11

12

13

14

15

16

17

18

19

20

22

Section 68

(8) The court may appoint a special fiduciary to make a decision with respect to any proposed transaction that might violate this section if entered into by the trustee.

\*\*\*\*Note: The term "special fiduciary" is used in several places in the bill, and in each place the powers seem to be a bit different. Is this a term of art? Or should this term of the fiduciary's powers or limitations be defined?

SECTION 69. 701.0803 of the statutes is created to read:

701.0803 Article VIII, Section 803 Impartiality. If a trust has 2 or more beneficiaries, the trustee shall act impartially in investing, managing, and distributing the trust property, giving due regard to the beneficiaries' respective interests and the purposes and terms of the trust.

**SECTION 70.** 701.0804 of the statutes is created to read:

701.0804 Article VIII, Section 804—Prudent administration. A trustee shall administer the trust as a prudent person would, by considering the purposes, terms, distributional requirements, and other circumstances of the trust. In satisfying this standard, the trustee shall exercise reasonable care, skill, and caution.

**SECTION 71.** 701.0805 of the statutes is created to read:

701.0805 Article VIII, Section 805 — Costs of administration. In administering a trust, the trustee may incur only costs that are reasonable in relation to the trust property, the purposes of the trust, the skills of the trustee, and the complexity of the trust administration.

**SECTION 72.** 701.0806 of the statutes is created to read:

701.0806 Article VIII, Section 806—Trustee's skills. A trustee who has special skills or expertise, or is named trustee in reliance upon the trustee's

1	representation that the trustee has special skills or expertise, shall use those special
2	skills or expertise.
3	SECTION 73. 701.0807 of the statutes is created to read:
$\binom{4}{1}$	701.0807 Article VIII, Section 807—Delegation by trustee. (1) A trustee
5	may delegate duties and powers that a prudent trustee of comparable skills could
6	properly delegate under the circumstances. The trustee shall exercise reasonable
7	care, skill, and caution in each of the following:
	****Note: Is a "prudent trustee" different than a "prudent person"? That is, are separate standards applied? If not, would it be okay to say "prudent person"?
8	(a) Selecting an agent.
9	(b) Establishing the scope and terms of the delegation, consistent with the
10	purposes and terms of the trust.
11	(c) Periodically reviewing the agent's actions in order to monitor the agent's
12	performance and compliance with the terms of the delegation.
13	(2) In performing a delegated function, an agent owes a duty to the trust to
14	exercise reasonable care to comply with the terms of the delegation.
15	(3) A trustee who complies with sub. (1) is not liable to the beneficiaries or to
16	the trust for an action of the agent to whom the function was delegated.
17	(4) By accepting a delegation of powers or duties from the trustee of a trust that
18	is subject to the law of this state, an agent submits to the jurisdiction of the courts
19	of this state even if the terms of the delegation provide for a different jurisdiction or
20	venue.
21 $22$	(5) This section shall not apply to the delegation of investment and Delegation of investment and management management functions which are governed by s. 881.01 (10). Junetions is
$\binom{}{22}$	management functions which are governed by s. 881.01 (10). Junctions is
٠.,	apply to any delegation of investment and management functions; that delegation is governed by s. 881.01 (10); 2) s. 701.0807 applies to the delegation of investment and

> KKK Vote: I modified this subsection to avoid the false imperative This is a statement of law.

management functions, but not those that are that are governed by s. 881.01 (10). I recommend this sentence be modified to clarify the proper meaning.

1

**SECTION 74.** 701.0808 of the statutes is created to read:

2

3

701.0808 Article VIII, Section 808 Powers to direct. (1) While a trust is revocable, the trustee may follow a direction of the settlor that is contrary to the terms of the trust.

5

6 7

(8)

9

10

1213

14

15

16

17

1819

20

21

22

(2) The trust instrument may appoint a directing party to direct specified actions of the trustee. If the excluded trustee acts in accordance with the direction of the directing party or fails to act due to lack of direction, then, except for acts or omissions as a result of willful misconduct, the excluded trustee shall not be liable for any loss resulting directly or indirectly from any action taken or omitted with respect to the specified action.

(3) An excluded trustee shall have no duty to communicate with or warn or apprise any beneficiary or 3rd party concerning instances in which the excluded trustee would or might have exercised the excluded trustee's own discretion in a manner different than the directing party. In addition, an excluded trustee shall have no duty to provide advice to, consult with, monitor, or evaluate the propriety of the conduct of the directing party.

\*\*\*\*NOTE: Can the words "shall have no" be replaced with "has no"?

(4) Administrative actions of an excluded trustee pertaining to matters within the scope of a directing party's authority, such as confirming the directing party's directions have been carried out and recording and reporting actions taken at the directing party's direction, shall be deemed to be actions taken by the excluded trustee solely to allow the excluded trustee to perform those duties assigned to the excluded trustee under the trust instrument and shall not be deemed to constitute

4

5

6

8

9

10

11

12

15

an undertaking by the excluded trustee to monitor the directing party or otherwise 1 2 participate in actions within the scope of the directing party's authority.

> \*\*\*\*Note: Can "shall not be deemed to constitute" be replaced with "shall not constitute"?

- (5) A directing party is a fiduciary with respect to its powers to direct specified actions. As a fiduciary, the directing party is subject to the same duties and standards that are applicable to a trustee of a trust, except to the extent the governing instrument provides otherwise. A directing party may not exonerate itself from its fiduciary duties and will be subject to the provisions of subch. X in the event of a breach of its duties.
- (6) Any directing party who accepts an appointment under a trust subject to the laws of this state submits to the jurisdiction of the courts of this state with respect to matters involving the trust, regardless of any term to the contrary in any other agreement or the trust instrument
- (7) A directing party with respect to directed trust property is subject to the provisions of s. 701.0902, A trust protector is not considered a directing party and is subject to the provisions of s. 701.0818.

\*\*\*\*Note: What does "with respect to directed trust property" mean in the first sentence of this subsection? Would it be acceptable to replace this phrase with "having responsibility over" or "having power over" or "having control of" or something similar?

\*\*\*\*Note: The most recent e-mail from Victor Schultz, dated 12/5/2012, eliminated subsections (5) and (9). Sub. (5) read: "The trust instrument may confer upon a trusted or other person a power to direct the modification or termination of the trust." Sub. (9) read: "This section does not protect the excluded trustee from liabilities for acts or omissions taken in bad faith or as a result of willful misconduct." Okay?

\*\*\*\*Note: This section cross-references s. 701.0818. However, the drafting materials did not include any material for a section 818. Is this a numbering error? Or is the material for section 818 not yet completed?

**Section 75.** 701.0809 of the statutes is created to read:

16 a subsection NOTE: This Eubdivision relates to personal junisdiction and is similar to the Tanguage in 5. 701,6202. You may wish to

$\sim$	V = 0
$\binom{1}{}$	701.0809 Article VIII, Section 809 - Control and protection of trust
2	property. A trustee shall take reasonable steps to take control of and protect the
3	trust property.
4	SECTION 76. 701.0810 of the statutes is created to read:
<b>(5)</b>	701.0810 Article VIII, Section 810 - Record (keeping and identification
6	of trust property. (1) A trustee shall keep adequate records of the administration
7	of the trust.
8	(2) A trustee shall keep trust property separate from the trustee's own
9	property.
10	(3) Except as otherwise provided in sub. (4), a trustee shall cause the trust
11	property to be designated so that the interest of the trust, to the extent feasible,
12	appears in records maintained by a party other than a trustee or beneficiary.
13	(4) If the trustee maintains records clearly indicating the respective interests,
14	a trustee may invest as a whole the property of 2 or more separate trusts.
15	SECTION 77. 701.0811 of the statutes is created to read:
16	701.0811 Article VIII, Section 811—Enforcement and defense of claims.
17	A trustee shall take reasonable steps to enforce claims of the trust known to the
18	trustee and to defend claims against the trust known to the trustee.
19	SECTION 78. 701.0812 of the statutes is created to read:
20	701.0812 Article VIII, Section 812—Collecting trust property; duties
21)	and liabilities of successor trustees. (1) Subject to sub. (2) a trustee shall take
22	reasonable steps to compel a former trustee or other person to deliver trust property
23	to the trustee, and to redress a breach of trust known to the trustee to have been
24	committed by a former trustee or other fiduciary of the trust.

\*\*\*\*Note: I added "Subject to sub. (2)" to this subsection, as sub. (2) appears to limit the responsibilities under this subsection. Okay?

	1 2 does
	(2) A successor trustee shall not have a duty to examine the accounts of a
(2)	former trustee and shall not be liable for the acts and omissions of a former trustee
(3)	or other fiduciary of the trust.
4	SECTION 79. 701.0813 of the statutes is created to read:
5	701.0813 Article VIII, Section 813—Duty to inform and report.
6	1) A trustee shall keep the distributees or permissible distributees of trust
7	income or principal, and other qualified beneficiaries who so request, reasonably
8	informed about the administration of the trust. Unless unreasonable under the
9	circumstances, a trustee shall promptly respond to a qualified beneficiary's request
10	for information related to the administration of the trust.
may 11	distributee? Is one a subset of the other? That is, is it necessary to refer to both?  The interested meanings of ildustribute ell and Viscimissible distributee had been speared to the laverage reader, Because these terms occur  (2) A trustee shall do all of the following: throughout the draft, your want to add definitions to s. 7.
12	(a) Upon request of a qualified beneficiary, promptly furnish to the qualified
13	beneficiary either a copy of the portions of the trust instrument relating to the
14	interest of the qualified beneficiary or a copy of the trust instrument, in the discretion
15	of the trustee.
16	(b) Within a reasonable period of time after accepting a trusteeship, notify the
17	qualified beneficiaries of the acceptance and of the trustee's name, address, and
18	telephone number.
(19)	telephone number.  (c) Within a reasonable period of time after the date the trustee acquires
20	knowledge of the creation of an irrevocable trust, or the date the trustee acquires
21	knowledge that a formerly revocable trust has become irrevocable, whether by the

24

25

waiver previously given.

1	death of the settlor or otherwise, notify the qualified beneficiaries of all of the
2	following:
3	1. The trust's existence.
4	2. The identity of the settlor or settlors.
5	3. The right to request a copy of the documentation referred to in par. (a).
6	4. The right to request information under sub. (1).
7	5. The right to a trustee's report as provided in sub. (3).
8	(d) Notify the distributees or permissible distributees of trust income or
9	principal, and other qualified beneficiaries who so request, of any change in the
10	method or rate of the trustee's compensation.
11	(3) (a) At least annually and upon the termination of a trust, a trustee shall
12	send to the distributees or permissible distributees of trust income or principal, and
13	to other qualified beneficiaries who request it, all of the following:
14	1. A report of the trust property, liabilities, receipts, and disbursements,
15	including the source and amount of the trustee's compensation.
16	2. A listing of the trust assets and, if feasible, their respective market values.
17	(b) Upon a vacancy in a trusteeship, unless a cotrustee remains in office, a
18	report containing the information described under par. (a) 1. must be sent to the
19	qualified beneficiaries by the former trustee. A personal representative or guardian
20	may send the qualified beneficiaries a report containing the information described
21	in par. (a) 1. on behalf of a deceased or incapacitated trustee.
22	(4) A qualified beneficiary may waive the right to a trustee's report or other

information otherwise required to be furnished under this section. A qualified

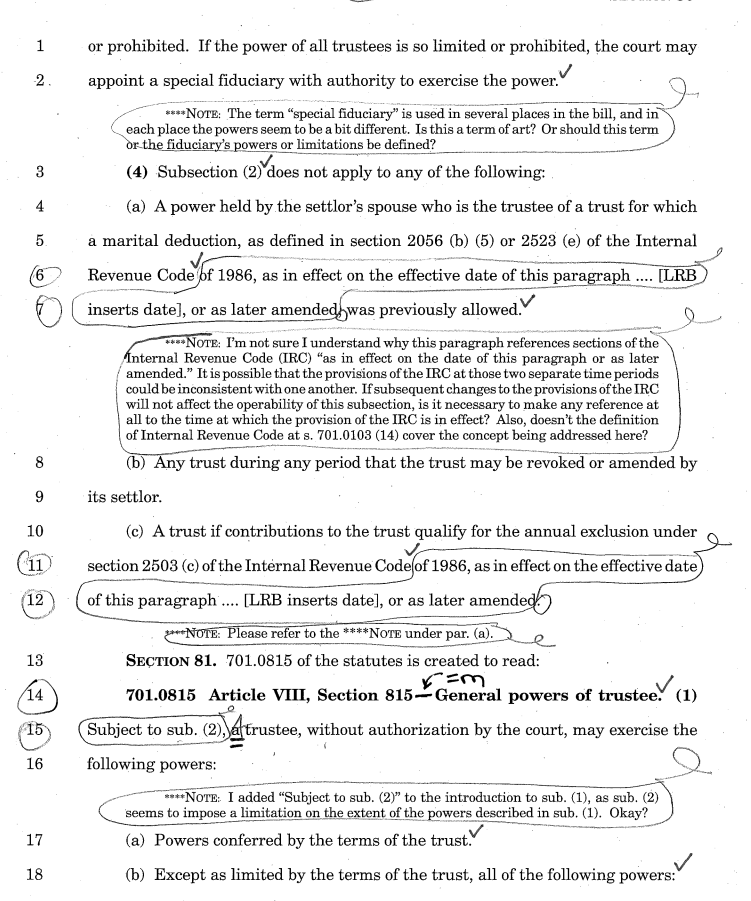
beneficiary, with respect to future reports and other information, may withdraw a

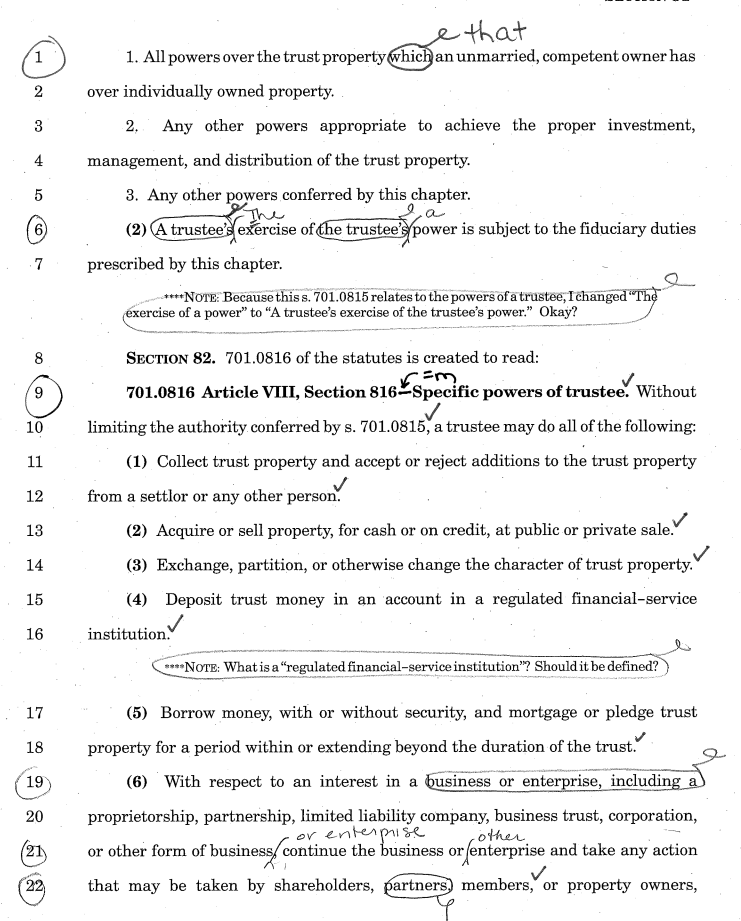
(5) Subsection (2) (b) and (c) and sub. (3) do not apply to a trustee who accepts 1 a trusteeship before the effective date of this subsection.... [LRB inserts date], to an 2 irrevocable trust created before the effective date of this subsection .... [LRB inserts 3 date], or to a revocable trust that becomes irrevocable before the effective date of this 4 subsection .... [LRB inserts date]. 5 **SECTION 80.** 701.0814 of the statutes is created to read: 701.0814 Article VIII, Section 814 Discretionary powers; tax savings. (1) Notwithstanding the breadth of discretion granted to a trustee in the terms of 8 the trust, including the use of such terms as "absolute," "sole," or "uncontrolled," the 9 trustee shall exercise a discretionary power in good faith and in accordance with the 10 terms and purposes of the trust and the interests of the beneficiaries. A court shall 11 not determine that a trustee abused its discretion merely because the court would 12 have exercised the discretion in a different manner or would not have exercised the 13 discretion. 14 (2) Subject to sub. (4), and unless the terms of the trust expressly indicate that 15 a provision of this subsection does not apply, all of the following apply: 16 (a) A person other than a settlor who is a beneficiary and trustee of a trust that 17 confers on the trustee a power to make discretionary distributions to or for the 18 trustee's personal benefit may exercise the power only in accordance with an 19 ascertainable standard. 20 (b) A trustee may not exercise a power to make discretionary distributions to 21satisfy a legal obligation of support that the trustee personally owes another person. 22 (3) A power whose exercise is limited or prohibited by sub. (2) may be exercised 23

by a majority of the remaining trustees whose exercise of the power is not so limited

sider whother Juness the terms of the trust ... V

1 118hd of 5.701.0105(2)





20

21

of the trust

including merging, dissolving, or otherwise changing the form of business 1 organization or contributing additional capital. 2 \*\*\*\*Note: I modified this sentence a bit by making the different forms of business illustrative of a "business or enterprise." Okay? (7) With respect to a stock or other security, exercise the rights of an absolute 3 owner, including the right to do any of the following: 4 \*\*\*\*Note: I made stocks or other securities singular, rather than plural, and repeated the phrase throughout this subsection. (a) Vote, or give proxies to vote, with or without power of substitution, or enter 5 6 into or continue a voting trust agreement. (b) Hold a stock or other security in the name of a nominee or in other form 7 without disclosure of the trust so that title may pass by delivery. 8 (c) Pay calls, assessments, and other sums chargeable or accruing against the 9 stock or security, and sell or exercise stock subscription or conversion rights. 10(d) Deposit the stock or other security with a depository or other regulated 11 financial-service institution. 12 \*\*\*\*Note: Again, what is a "regulated financial-services institution (8) With respect to an interest in real property, construct, or make ordinary or 13 extraordinary repairs to, alterations to, or improvements in, buildings or other 14 structures, demolish improvements, raze existing or erect new party walls or 15 16 buildings, subdivide or develop land, dedicate land to public use or grant public or private easements, and make or vacate plats and adjust boundaries. 17 \*\*\*\*Note: What is a "party wall"? (9) Enter into a lease for any purpose as lessor or lessee, including a lease or 18

other arrangement for exploration and removal of natural resources, with or without

the option to purchase or renew, for a period within or extending beyond the duration

22

violation of environmental law.

1	(10) Grant an option involving a sale, lease, or other disposition of trust
2	property or acquire an option for the acquisition of property, including an option
3	exercisable beyond the duration of the trust, and exercise an option so acquired.
4	(11) Insure the property of the trust against damage or loss and insure the
5	trustee, the trustee's agents, and beneficiaries against liability arising from the
6	administration of the trust.
7	(12) Abandon or decline to administer property of no value or of insufficient
8	value to justify its collection or continued administration.
•	****NOTE: I wonder why the word "collection" is used here; it doesn't seem to follow "abandon or decline," but perhaps I am simply not familiar with what "collection" means in this context?
9	(13) With respect to possible liability for violation of environmental law, do any
10	of the following:
11	(a) Inspect or investigate property the trustee holds or has been asked to hold,
12	or property owned or operated by an organization in which the trustee holds or has
13	been asked to hold an interest, for the purpose of determining the application of
14	environmental law with respect to the property.
(15)	(b) Take action to prevent, abate, or remedy any actual or potential violation
16	of any environmental law affecting property held directly or indirectly by the trustee,
17	whether taken before or after the assertion of a claim or the initiation of
18	governmental enforcement.
	****Note: I removed the word "otherwise" that preceded "remedy". Okay?
19	(c) Decline to accept property into trust or disclaim any power with respect to
20	property that is or may be burdened with liability for violation of environmental law.
21	(d) Compromise claims against the trust which may be asserted for an alleged

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

\*\*\*\*Note: Does the phrase "compromise claims" have a meaning that is common or clear enough that it doesn't need additional explanation?

- 1 (e) Pay the expense of any inspection, review, abatement, or remedial action to comply with environmental law.
  - (14) Pay or contest any claim, settle a claim by or against the trust, and release, in whole or in part, a claim belonging to the trust.
  - (15) Pay taxes, assessments, compensation of the trustee and of employees and agents of the trust, and other expenses incurred in the administration of the trust.
    - (16) Exercise elections with respect to federal, state, and local taxes.
  - (17) Select a mode of payment under any employee benefit or retirement plan, annuity, or life insurance payable to the trustee, exercise rights thereunder, including exercise of the right to indemnification for expenses and against liabilities, and take appropriate action to collect the proceeds.
  - (18) Make loans out of trust property, including loans to a beneficiary on terms and conditions the trustee considers to be fair and reasonable under the circumstances. The trustee has a lien on future distributions for repayment of any loans made to a beneficiary under this subsection.

\*\*\*\*Note: As proposed in the drafting instructions, this subsection ended with the phrase "and the trustee has a lien on future distributions for repayment of those loans." This phrase didn't really follow the introduction to the subsection and seemed to extend to loans made to persons other than a beneficiary, which didn't make sense. I modified the ending of this subsection by creating a new sentence that ties the lien to a loan made to a beneficiary. Okay?

- (19) Pledge trust property to guarantee loans made by others to the beneficiary.
- (20) Appoint a trustee to act in another jurisdiction with respect to trust property located in the other jurisdiction, confer upon the appointed trustee all of the powers and duties of the appointing trustee, require that the appointed trustee furnish security, and remove any trustee so appointed.

Sentences. The 15 sue 15 that the trustee having a hen is not a

15 few donstruetren okay?

25

,1	(23) Resolve a dispute concerning the interpretation of the trust or its
2	administration by mediation, arbitration, or other procedure for alternative dispute
3	resolution.
4	(24) Prosecute or defend an action, claim, or judicial proceeding in any
5	jurisdiction to protect trust property and the trustee in the performance of the
6	trustee's duties.
7	(25) Sign and deliver contracts and other instruments that are useful to
8	achieve or facilitate the exercise of the trustee's powers.
9	(26) On termination of the trust, exercise the powers appropriate to wind up
LO	the administration of the trust and distribute the trust property to the persons
L1 ·	entitled to it. V
<b>2</b>	(27) Create or fund a plan under section 529 of the Internal Revenue Code, or
.3	other college savings vehicle, for the beneficiary's benefit.
4	SECTION 83. 701.0817 of the statutes is created to read:
(5)	701.0817 Article VIII, Section 817 Distribution upon termination. (1)
16	Upon termination or partial termination of a trust, the trustee may send to any
7	benefician a proposal for distribution. The right of any beneficiary to whom the
L8	proposal is sent to object to the proposed distribution terminates if the beneficiary
9	does not notify the trustee of an objection within 30 days after the proposal was sent
20	but only if the proposal informed the beneficiary of the right to object and of the time
21	allowed for objection.
22	(2) Upon the occurrence of an event terminating or partially terminating a
23	trust, the trustee shall proceed within a reasonable time to distribute the trust
24	property to the persons entitled to it, subject to the right of the trustee to retain a

reasonable reserve for the payment of debts, expenses, and taxes.

\*\*\*\*Note: The subject seems to be missing from this paragraph: the management, control, and voting powers of what. I assume the directed trust property?

- (c) Select and determine reasonable compensation of one or more outside investment advisors, managers, consultants, or counselors, which may include the excluded trustee, and delegate investment authority to them pursuant to the investment delegation provisions under s. 881.01 (10).
- (d) Determine the frequency of and methodology for valuing directed trust property and provide the value of property for which there is no readily available daily market value.
- (2) Unless the trust instrument provides otherwise, an excluded trustee with respect to directed trust property has no duty to do any of the following:
  - (a) Prepare or review investment policy statements.
  - (b) Perform investment or suitability reviews, inquiries, or investigations.
- (c) Determine or verify the value of directed trust property for which there is no readily available daily market value.
  - (d) Monitor the conduct or investment performance of the directing party.

**Section 87.** 701.0903 of the statutes is created to read:

701.0903 Article IX, Section 903 - Life insurance contracts owned by trusts. (1) NonApplication of prudent investor rule. (a) In this subsection, a "qualified person" is a person who is insured or a proposed insured, or the spouse of that person, who has provided the trustee with the funds used to acquire or pay premiums with respect to a policy of insurance on the life of that person or the spouse of that person, or on the lives of that person and the spouse of that person.

\*\*\*\*Note: Under LRB drafting conventions, generally, a definition precedes the material in which the term is used. For that reason, I moved the definition for "qualified person" to the beginning of the statutory component (subsection (1)), and applied it only to the component within which the term appears. Please confirm that qualified person is only defined for purposes of this subsection (1).

MA

12 13

14

1

 $\mathbf{2}$ 

3

4

5

6

7

8

9

10

11

IOS 16

17

19

18

2021

	****Note: I have a number of questions about the cross-references used in this s. Notes to ensure that I accurately applied the appropriate cross-references.
	****Note: In some instances in this subsection, the phrase "contract of life insurance" is used and in other instances the phrase "contract for life insurance" is used. Are both acceptable? Should only one be used for consistency?
1	(b) Notwithstanding the provisions of s. 881.01, with respect to any contract for
2	life insurance acquired or retained on the life of a qualified person, a trustee has no
3	duty to do any of the following:
	****Note: It is implied but not explicit that the life insurance contract described here is owned by a trust. I believe it should be explicit. Please advise.
4	1. Determine whether the contract of life insurance is, or remains, a proper
5	investment.
6	2. Investigate the financial strength of the life insurance company.
7	3. Determine whether to exercise any policy option available under the contract
8	for life insurance.
9	4. Diversify the contract for life insurance or the assets of the trust with respect
10	to the contract for life insurance
11	5. Inquire about or investigate the health or financial condition of any insureds.
12	(c) A trustee is not liable to a beneficiary of the trust or any other person for any
13	loss sustained with respect to a contract for life insurance to which this section
14	applies.
	****NOTE: Can "with respect to" be replaced by "as a result of"?
	****Note: This subdivision uses the phrase "this section"; under LRB drafting conventions "section" refers to the statutory section, not the component. So, as used in this par. (c), section refers to s. 701.0903. Is that your intent?
15	(d) Subject to par. (e) 4., unless otherwise provided in the trust instrument, par.
16	(b) applies to a contract for life insurance if any of the following applies:
	****Note: Please confirm that par. (b) is the appropriate cross-reference here.
	****Note: Can par. (b) apply to a contract for life insurance if any of the requirements under subd. 1. and 2. do not apply? If not, par. (d) should read "par. (b) does not apply unless one of the following applies." Also, does par. (b) need to say "Subject to"

2

3

4

5

6

7

8

9

10

11

12

13

SECTION 87

4	r. (d) and notwithstanding s. 881.01"? If par. (b) doesn't say that, it will apply to a	all \
	e insurance contracts regardless of what par. (d) says.	
1.	The trust instrument, by reference to this section, makes this	${f section}$

applicable to contracts for life insurance held by the trust.

\*\*\*\*Note: This subdivision uses the phrase "this section;" under LRB drafting conventions, "section" refers to the statutory section, not the component. So, as used here, each occurrence of section refers to s. 701.0903. Is that your intent?

2. The trustee gives notice as provided under par. (e) that this section applies to a contract for life insurance held by the trust.

\*\*\*\*Note: I created a new paragraph (e) to incorporate the notice requirements and limitations. Please review and confirm that I accurately captured your intent.

\*\*\*\*Note: This subdivision uses the phrase "this section;" under LRB drafting conventions, "section" refers to the statutory section, not the component. So, as used here, section refers to s. 701.0903. Is that your intent?

(e) 1. Notice shall be given to each qualified beneficiary and must include a copy or restatement of this section.

\*\*\*\*NOTE: Notice of what?

\*\*\*\*\*NOTE: What does "this section" refer to in this subdivision?

- 2. Notice shall be given in the manner provided in s. 701.0109.
- 3. Notice given under subch. III to a person who represents the interests of any qualified beneficiary shall be treated as notice to the person so represented.
- 4. If any person notified pursuant to the paragraph objects to the application of this section by delivering a written objection to the trustee within 30 days after the date on which the objector received such notice, par. (b) shall not apply until the objection is withdrawn.

\*\*\*\*NOTE: This subdivision uses the phrase "this section"; under LRB drafting conventions, "section" refers to the statutory section, not the component. So, as used here, "application of this section" means "application of [s. 701.0903]." Is that your intent?

\*\*\*\*NOTE: What does the phrase "notified pursuant to the paragraph" refer to?

\*\*\*\*Note: I assumed that the objection must be delivered to the trustee, and restructured this paragraph to clarify that point. Okay?

\*\*\*\*Note: Please confirm that "par. (b)," as it appears at the end of this subdivision, is the appropriate cross–reference.

1	5. Any notice sent by United States mail is presumed to have been received 3
2	days after depositing the notice in the United States mail system with proper postage
3	prepaid, unless any party can prove otherwise.
STALLSCHULGEN ST	****NOTE: I wonder whether this is an adequate time period, given the proposed closure of regional postal offices in this state and the possibility that Saturday service may be discontinued. I raise this after reading an article published on Tuesday, December 6, 2011, by the Wisconsin State Journal entitled "Big Changes Coming for Postal Service": http://host.madison.com/wsj/news/local/big-changes-coming-for-postal-service/article_c6bd35d2-a40f-5782-8592-153a84438223.html
e quantity section in the section of	****NOTE: Should the sender be required to provide evidence that the sender deposited the notice in the mail by some documentation or receipt?
(C)	****NOTE: Does this need to specify the standard of review of evidence submitted to "prove otherwise"?
4	(f) 1. In this paragraph, an "affiliate" is any person who controls, is controlled
5	by, or is under common control with the trustee.
	****Note: Under LRB drafting conventions, generally, a definition precedes the material in which the term is used. For that reason, I moved the definition for "affiliate" to the beginning of the statutory component (paragraph (f)), and applied it only to the component within which the term appears. Okay?
6	2. This section does not apply to any contract for life insurance purchased from
7	any affiliate of the trustee, or with respect to which the trustee or any affiliate of the
8	trustee receives any commission, unless the duty to purchase the life insurance
9	contract has been directed by a directing party or the duty has been delegated to
10	another person in accordance with sub. (2).
, construction of the cons	****Note: Where does the duty to purchase life insurance come from? This is not clear.  ****Note: This paragraph uses the phrase "this section"; under LRB drafting conventions, "section" refers to the statutory section, not the component. So, as used here, "This section does not apply" means "Section 701.0903 does not apply" Is that your intent?
11	(g) If par. (b) applies, a trustee may not be compensated for performing any of
12	the applicable services described in par. (b).

\*\*\*\*NOTE: What are "applicable services"? Is the purpose of this paragraph to

provide that a person who performs these services, even though that person is not required to perform the services, can't be paid for providing them? If so, I'm not sure the

word "applicable" is necessary.

		A CONTRACT OF THE PROPERTY OF
1		(2) DELEGATION OF INVESTMENT MANAGEMENT RESPONSIBILITY. (a) A trustee that
2		administers an insurance contract on the life of one or more individuals may
3	The second secon	delegate, without any continuing obligation to review the agent's actions, investment
4	The second secon	functions as provided in this subsection to any of the following investment agents:
		****Note: It is implied but not explicit that the life insurance contract described here is owned by a trust. I believe it should be explicit. Please advise. Also, do the individuals affected by the life insurance contract need to be beneficiaries or otherwise related to the trust?
		****NOTE: The drafting instructions directed me to draft the introduction to this paragraph as follows: "A trustee that administers an insurance contract on the life or lives of one or more persons" I eliminated "or lives" and substituted individuals for persons. Okay?
		****Note: I eliminated the word, certain, which preceded investment functions and added the clause "as provided in this subsection" following investment functions. I also eliminated the clause "with respect to any such contract" (which followed investment functions) as I believe it is clear from the list of delegated functions that the functions relate to the insurance contract. Okay?
		****Note: The drafting instructions used the phrase "the following persons as investment agents." I simplified the phrase by eliminating "persons as". Okay?
5		1. The trust's settlor.
6		2. A beneficiary of the trust, regardless of the beneficiary's interest, whether
7		qualified or not.
8		3. The spouse, ancestor, or descendant of any person described in subd. 1. or
9		2.
10		4. Any person nominated by a majority of the qualified beneficiaries.
	The state of the s	****Note: As proposed, this subdivision read "Any person or entity nominated"  Person is defined under s990.01 (26) to "include[] all partnerships, associations and bodies politic or corporate." For that reason, I eliminated "or entity" from this subdivision. Okay?
11	-	5. An investment agent if the trustee exercises reasonable care, judgment, and
12	Andreas Company of the Company	caution in selecting the investment agent and in establishing the scope and terms
13		of any delegation.
14		(b) Delegable investment functions under this subsection include all of the
15	1	following:

	The second secon
1	1. A determination of whether any insurance contract is or remains a proper
2	Movestment.
	****Note: The language of this subdivision is not clear: does "any insurance contract" as used in this subdivision include insurance contracts other than the life insurance contracts described in par. (a)?
3	2. The investigation of the financial strength of the life insurance company.
	****Note: I believe this subdivision needs to make a more explicit connection between the life insurance company identified in the subdivision and the insurance policy; I assume it is the insurance policy described in par. (a)?
4	3. A determination of whether or not to exercise a policy option available under
5	any insurance contract.
•	****Note: The language of this subdivision is not clear: does "any insurance contract" as used in this subdivision include insurance contracts other than the life insurance contracts described in par. (a)?
6	4. A determination of whether to diversify such contracts relative to one
7.	another or to other assets, if any, administered by the fiduciary.
	****NOTE: Which contracts are being referred to here? The contracts under subd.  1. or 3. or both or others? Please let me know whether any subdivision in this paragraph should be cross-referenced in any other subdivision.
	****Note: Who is "the fiduciary"?
8	5. An inquiry about changes in the health or financial condition of the insured
9	or insureds relative to any such contract.
	****NOTE: Which contracts are being referred to here? The contracts under subd.  1. or 3. or both or others? Please let me know whether any subdivision in this paragraph should be cross-referenced in any other subdivision.
LO	(c)/Until a life insurance contract matures and the policy proceeds are received
11	a trustee that administers an insurance contract under this subsection is not
L2	obligated to diversify the other trust assets, if any, relative to such insurance
13	****Note: It is implied but not explicit in this paragraph and elsewhere in sub. (2) that a life insurance contract is an asset of a trust. I believe we need to include language in at least one place in this paragraph to make that more explicit. The first place could be sub. (2) (a) (intro.); another would be in the portion of the sentence that describes "an insurance contract administered under this subsection" A third could be in describing "the other trust assets". Could Lincorporate a phrase such as "held by the

trust" or "owned by the trust" or something else? Please advise.

1	2011 - 2012 Legislature (98 -)	LRB-2788/P1 TKK:cjs:ph SECTION 87
	****Note: I'm not sure the phrase "relative to such insurance contract" it is used in connection to the "other trust assets."	works as
1	SECTION 88. Subchapter X (title) of chapter 701 [precedes 701	.1001] of the
2	statutes is created to read:	
30	CHAPTER 701	
Her) >	LIABILITY OF TRUSTEES AND SUBCHAPTER X  SHTSYOF PERSONS DEALING WITH TRUSTEED  ****NOTE: No title was provided for this subchapter X. If other subchap	ters have
5 E	SECTION 89. 701.1001 of the statutes is created to read:	
6	701.1001 Article X, Section 1001—Remedies for breach of	trust. (1) A
7	violation by a trustee of a duty the trustee owes to a beneficiary is a br	
. 8	(2) To remedy a breach of trust that has occurred or may occur, a	court may do
9	any of the following: 🗸	•
10	(a) Compel the trustee to perform the trustee's duties.	
11	(b) Enjoin the trustee from committing a breach of trust.	
12,	(c) Compel the trustee to redress a breach of trust by paying mor	ney, restoring
13	property, or other means.	
14	(d) Order a trustee to account.	
	****Note: Order a trustee to account <u>for</u> something? Or to give an <u>acco</u> something?	ounting of
(15)	(e) Appoint a special fiduciary to take possession of the trust having duties and authority	property and ordered by the
16	administer the trust.	And the second of the second o
	****Note: The term "special fiduciary" is used in several places in the b each place the powers seem to be a bit different. Is this a term of art? Or should or the fiduciary's powers or limitations be defined?	
17	(f) Suspend the trustee.	
18	(g) Remove the trustee as provided in s. 701.0706.	
19	(h) Reduce the compensation of or deny compensation to the tru	ıstee.

1	(i) Subject to s. 701.1012, void an act of the trustee, impose a lien or a
2	constructive trust on trust property, or trace trust property wrongfully disposed of
3	and recover the property or its proceeds.
	****Note: How does s. 701.1012 limit this provision?
4	(j) Order any other appropriate relief, whether provided elsewhere in this
5	chapter, available at common law, or under equity principles.
6	SECTION 90. 701.1002 of the statutes is created to read:
(7)	701.1002 Article X, Section 1002 Damages for breach of trust (1) A
8	trustee who commits a breach of trust is liable to an affected beneficiary for the
9	greater of the following:
10	(a) The amount required to restore the value of the trust property and trust
11	distributions to what they would have been had the breach not occurred.
12	(b) The profit the trustee made by reason of the breach.
13	(2) Except as otherwise provided in this subsection, if more than one trustee
14	is liable to a beneficiary for a breach of trust, a trustee is entitled to contribution from
15	the other trustee or trustees. A trustee is not entitled to contribution if the trustee
16	was substantially more at fault than another trustee or if the trustee committed the
17	breach of trust in bad faith or with reckless indifference to the purposes of the trust
18	or the interests of the beneficiary. A trustee who received a benefit from the breach
19	of trust is not entitled to contribution from another trustee to the extent of the benefit
20	received.
21	SECTION 91. 701.1003 of the statutes is created to read:
22	701.1003 Article X, Section 1003 — Damages in absence of breach.
23	Absent a breach of trust, a trustee is not liable to a beneficiary for a loss or
24	depreciation in the value of trust property or for not having made a profit.
(3)	A successor trustee is not liable for the acts and omissions of a former trustee or other fiduciary of

 $^{\prime}2$ 

1 Section 92. 701.1004 of the statutes is created to read:

701.1004 Article X, Section 1004—Attorneys fees and costs. (1) In a judicial proceeding involving the administration of a trust, the court, as justice and equity may require, may award costs and expenses, including reasonable attorneys fees, to any party, to be paid by another party or from the trust that is the subject of the controversy.

- (2) Subject to sub. (3), if a trustee defends or prosecutes any proceeding in good faith, whether successful or not, the trustee is entitled to receive from the trust the necessary expenses and disbursements, including reasonable attorneys fees, incurred. This subsection may not preclude a court from ordering reimbursement of the trust for such expenses and disbursements from another party as provided in sub. (1).
- (3) (a) Payment of costs or attorneys fees incurred in any proceeding from the assets of the trust may be made by the trustee without the approval of any person and without court authorization, unless the court orders otherwise as provided in par. (c).
- (b) If a claim or defense based upon a breach of trust is made against a trustee in a proceeding, the trustee shall provide notice to each qualified beneficiary of the trust whose share of the trust may be affected by the payment of attorneys fees and costs of the intention to pay costs or attorneys fees incurred in the proceeding from the trust prior to making payment. The notice shall inform each such qualified beneficiary of the right to apply to the court for an order prohibiting the trustee from paying attorneys fees or costs from trust assets. If a trustee is served with a motion for an order prohibiting the trustee from paying from the trust attorneys fees or costs in the proceeding and the trustee pays attorneys fees or costs from the trust before

9

10

11

12

13

14

 $\widehat{15}$ 

16

17

18

19

20

21

22

23

 $\widetilde{24}$ 

an order is entered on the motion, the trustee and the trustee's attorneys who have been paid attorneys fees or costs from trust assets are subject to the remedies in pars.

(c) and (d).

(c) If a claim or defense based upon breach of trust is made against a trustee in a proceeding, a party must obtain a court order to prohibit the trustee from paying costs or attorneys fees from trust assets. To obtain an order prohibiting payment of costs or attorneys) fees from trust assets, a party must make a reasonable showing by evidence in the record or by proffering evidence that provides a reasonable basis for a court to conclude that there has been a breach of trust. The trustee may proffer evidence to rebut the evidence submitted by a party. The court in its discretion may defer ruling on the motion, pending discovery to be taken by the parties. If the court finds that there is a reasonable basis to conclude that there has been a breach of to allow attorney fees and costs to be paid from the twist trust, unless the court finds good cause, the court shall enter an order prohibiting the payment of further attorneys) fees and costs from the assets of the trust and shall order attorneys) fees or costs previously paid from assets of the trust in such proceeding to be refunded. An order entered under this paragraph shall not limit a trustee's right to seek an order permitting the payment of some or all of the attorneys fees or costs incurred in the proceeding from trust assets, including any fees required to be refunded, after the claim or defense is finally determined by the court. If a claim or defense based upon a breach of trust is withdrawn, dismissed, or resolved without a determination by the court that the trustee committed a breach of trust, after the entry of an order prohibiting payment of attorneys) fees and costs pursuant to this paragraph, the trustee may pay costs or attorneys) fees incurred in the proceeding from the assets of the trust without further court authorization.

\*\*\*\*NOTE: I'm not sure the phrase "unless the court finds good cause" works without additional explanation, but perhaps I am being hyper-critical. If I am reading it correctly, I believe the phrase means good cause to allow attorneys fees and costs to be paid from

(d) If the court orders a refund under par. (c), the court may enter such

sanctions as are appropriate if a refund is not made as directed by the court,

including striking defenses or pleadings filed by the trustee. Nothing in this

paragraph limits other remedies and sanctions the court may employ for the failure

1

9

10

11

12

(13)

14

15

16

17

18

19

20

21

to refund timely.

90) the trust in a

\*\*\*\*Note: I'm not familiar with the phrase "to refund timely." Could the last

(sentence close with "failure to refund the trust in a timely manner?

the trust. Yes? Would it be a problem to state that explicitly?

(e) Nothing in this subsection limits the power of the court to review fees and Subject to s. 70101005 7 costs or the right of any interested persons to challenge fees and costs after payment, after an accounting, or after conclusion of the litigation. 8

- Notice under par. (b) is not required if the action or defense is later withdrawn or dismissed by the party that is alleging a breach of trust or resolved without a determination by the court that the trustee has committed a breach of trust. of atrust instrument
- (4) A provision drafted or caused to be drafted by a trustee that modifies the application of this section in a manner favorable to the trustee and potentially detrimental to a beneficiary is invalid with respect to the trustee unless the trustee proves that the provision was fair under the circumstances existing at the time the trust instrument was signed and that the existence and contents of the provision were adequately communicated to the settlor.

**SECTION 93.** 701.1005 of the statutes is created to read:

701.1005 Article X, Section 1005 Limitation of action against trustee.

(1) A beneficiary may not commence a proceeding against a trustee for breach of

reliance.

19

20

. on which trust more than one year after the date the beneficiary or a representative of the beneficiary was sent a report that adequately disclosed the existence of a potential claim for breach of trust. 3 (2) A report adequately discloses the existence of a potential claim for breach 5 of trust if it provides sufficient information so that the beneficiary or representative knows of the potential claim or should have inquired into its existence. 6 \*\*\*\*Note: What must the report include in order to "adequately disclose the existence of a potential claim"? How much detail or evidence? How smart must the beneficiary be? (3) If sub. (1) does not apply, a proceeding by a beneficiary against a trustee for 7 breach of trust must be commenced within 5 years after the first to occur of the 8 9 following: (a) The removal, resignation, or death of the trustee. 10 (b) The termination of the beneficiary's interest in the trust. 11 (c) The termination of the trust. 12 (4) Subsections (1) and (3) shall not apply to a claim for fraud as to wh 13time for asserting a daim for fraud is period shall be governed by applicable law. 14 \*\*\*\*Note: I'm not sure the word "period" is, by itself, sufficient. **Section 94.** 701.1006 of the statutes is created to read: 15 701.1006 Article X, Section 1006—Reliance on trust instrument. 16 as expressed a terms trustee who acts in reasonable reliance on the express provisions of the trust is not liable to a beneficiary for a breach of trust to the extent the breach resulted from the 18

\*\*\*\*Note: How likely is this to happen? How does it happen?

**Section 95.** 701.1007 of the statutes is created to read:

	$\gamma = m$
(1)	701.1007 Article X, Section 1007 Event affecting administration or
$\underbrace{2}$	distribution. If the happening of an event, including marriage, divorce,
3	performance of educational requirements, or death, affects the administration or
4	distribution of a trust, a trustee who has exercised reasonable care to ascertain the
5	happening of the event is not liable for a loss resulting from the trustee's lack of
6	knowledge.
7	SECTION 96. 701.1008 of the statutes is created to read:
(8)	701.1008 Article X, Section 1008—Exculpation of trustee. (1) A term of
9	a trust relieving a trustee of liability for breach of trust is unenforceable to the extent
10	that it does any of the following:
11	(a) Relieves the trustee of liability for breach of trust committed in bad faith
12	or with reckless indifference to the purposes of the trust or the interests of a
13	beneficiary.
14	(b) Was inserted as the result of an abuse by the trustee of a fiduciary or
15	confidential relationship with the settlor.
16	(2) An exculpatory term drafted or caused to be drafted by the trustee is invalid
17	as an abuse of a fiduciary or confidential relationship unless the trustee proves that
18	the exculpatory term was fair under the circumstances existing at the time the trust
19	instrument was signed and that the existence and contents of the exculpatory term
20	were adequately communicated to the settlor.
$\widehat{21}$	SECTION 97. 701.1009 of the statutes is created to read:
22	701.1009 Article X, Section 1009 Beneficiary's consent, release, or
23	ratification. A trustee is not liable to a beneficiary for breach of trust if the

beneficiary consented to the conduct constituting the breach, released the trustee

1 :	from liability for the breach, or ratified the transaction constituting the breach,
2	unless one of the following applies:
3	(1) The consent, release, or ratification of the beneficiary was induced by
4	improper conduct of the trustee.
5	(2) At the time of the consent, release, or ratification, the beneficiary did not
6	have knowledge of the beneficiary's rights or of the material facts relating to the
7	breach.
8	SECTION 98. 701.1010 of the statutes is created to read:
(9)	701.1010 Article X, Section 1010 Limitation on personal liability of
10	trustee. (1) Except as otherwise provided in the contract, a trustee is not personally
11	liable on a contract properly entered into in the trustee's fiduciary capacity in the
12	course of administering the trust if the trustee in the contract disclosed the fiduciary
13	capacity.
14	(2) A trustee is personally liable for torts committed in the course of
15	administering a trust, or for obligations arising from ownership or control of trust
16	property, including liability for violation of environmental law, only if the trustee is
17	personally at fault.
18	SECTION 99. 701.1011 of the statutes is created to read:
19	701.1011 Article X, Section 1011 Interest as general partner. (1) Unless
20	personal liability is imposed in the contract, a trustee who holds an interest as a
21	general partner in a general or limited partnership is not personally liable on a
22	contract entered into by the partnership after the trust's acquisition of the interest
<b>(23)</b>	if the fiduciary capacity was disclosed in the contract or in a statement previously
(24)	(filed pursuant to ch. 178 or ch. 179.

Section 99

\*\*\*\*NOTE: Is "holding an interest as a general partner" the same as being a general partner? If so, can we just say "is a general partner"?

\*\*\*\*Note: I substituted ch. 178 for the Uniform Partnership Act and ch. 179 for the Uniform Limited Partnership Act. That said, is there a particular section in those chapters, governing notice or disclosure, that should be cross-referenced here?

\*\*\*\*Note: This subsection refers to "the fiduciary capacity." Whose fiduciary capacity and with respect to what or whom?

\*\*\*\*NOTE: As drafted, the trust is acquiring an interest as a general partner. Is that your intent? How or why would a trust do that?

(2) A trustee who holds an interest as a general partner is not personally liable for torts committed by the partnership or for obligations arising from ownership or control of the interest unless the trustee is personally at fault.

\*\*\*\*Note: Does the partnership at issue here have to have any relationship to the rust for which the person who holds an interest as a general partner serves as a trustee?

(3) If the trustee of a revocable trust holds an interest as a general partner, the settlor is personally liable for contracts and other obligations of the partnership as if the settlor were a general partner.

\*\*\*\*Note: Does the partnership at issue here have to have any relationship to the trust for which the person who holds an interest as a general partner serves as a trustee? If so, that should be spelled out. If not, why would the settlor be liable for liabilities of the partnership?

**Section 100.** 701.1012 of the statutes is created to read:

8

7

9

10

11

12

13

14

15

1

2

3

4

5

6

701.1012 Article X, Section 1012 Protection of person dealing with trustee. (1) A person other than a beneficiary who in good faith assists a trustee, or who in good faith and for value deals with a trustee, without knowledge that the trustee is exceeding or improperly exercising the trustee's powers is protected from liability as if the trustee properly exercised the power.

(2) A person other than a beneficiary who in good faith deals with a trustee is not required to inquire into the extent of the trustee's powers or the propriety of their exercise.

	2007
	(3) A person who in good faith delivers assets to a trustee need not ensure their
2	proper application.
	****Note: This subsection apparently includes beneficiaries, whereas subs. (1), (2), and (4) do not. Is that intentional?
3	(4) A person other than a beneficiary who in good faith assists a former trustee,
4	or who in good faith and for value deals with a former trustee, without knowledge
5	that the trusteeship has terminated is protected from liability as if the former trustee
6	were still a trustee.
7	(5) Comparable protective provisions of other laws relating to commercial
8	transactions or transfer of securities by fiduciaries prevail over the protection
9	provided by this section.
10	SECTION 101. 701.1013 of the statutes is created to read:
(ii)	701.1013 Article X, Section 1013—Certification of trust. (1) Instead of
12	furnishing a copy of the trust instrument to a person other than a beneficiary, the
13	trustee may furnish to the person a certification of trust containing the following
14	information:
(15)	(a) That the trust exists and the date the trust instrument was executed.
16	(b) The identity of the settlor.
17	(c) The identity and address of the currently acting trustee.
18	(d) The powers of the trustee.
19	(e) The revocability or irrevocability of the trust and the identity of any person
20	holding a power to revoke the trust.
21	(f) The authority of a cotrustee to sign or otherwise authenticate and whether
22	all cotrustees or less than all cotrustees are required to sign or otherwise
23	authenticate in order to exercise powers of the trustee.

- (g) The manner in which title to trust property may be taken.
  - (2) A certification of trust may be signed or otherwise authenticated by any trustee.
  - (3) A certification of trust must state that the trust has not been revoked, modified, or amended in any manner that would cause the representations contained in the certification of trust to be incorrect.
    - (4) A certification of trust need of contain the dispositive terms of a trust.
  - (5) A recipient of a certification of trust may require the trustee to furnish copies of those excerpts from the original trust instrument and later amendments which designate the trustee and confer upon the trustee the power to act in the pending transaction.
  - (6) A person who acts in reliance upon a certification of trust without knowledge that the representations contained therein are incorrect is not liable to any person for so acting and may assume without inquiry the existence of the facts contained in the certification. Knowledge of the terms of the trust may not be inferred solely from the fact that a copy of all or part of the trust instrument is held by the person relying upon the certification.
  - (7) A person who in good faith enters into a transaction in reliance upon a certification of trust may enforce the transaction against the trust property as if the representations contained in the certification were correct.
  - (8) A person making a demand for copies of the trust instrument or excerpts of the those everyte described in 506. (5) from the trust instrument/in addition to a certification of trust is liable for costs, expenses, reasonable attorneys fees and damages if the court determines that the person did not act in good faith in demanding the copies.

3

(9) This section does not limit the right of a person to obtain a copy of the trust

instrument in a judicial proceeding concerning the trust.

(END)

d-note